IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE AT NASHVILLE

RAY FLAKE and KATHY FLAKE, Plaintiffs,)	NO. 3:07-0925 JUDGE HAYNES
v.)	
SCHRADER-BRIDGEPORT INTERNATIONAL, INC.; TOMKINS, PLC; ARVINMERITOR, INC.; JOHN DOES 1-10; APLPER HOLDINGS USA, INC.; ROBERT JOHN KILMARX; and KAREN MARIE KILMARX,))))	
Defendants.)	
JOHN ARMSTRONG and CHARLOTTE ARMSTRONG,))	
Plaintiffs,))	NO. 3:07-0926 JUDGE HAYNES
v. :)	
SCHRADER-BRIDGEPORT INTERNATIONAL,IN TOMKINS, PLC; ARVINMERITOR, INC.; JOHN DOES 1-10; APLPER HOLDINGS USA, INC.; ROBERT JOHN KILMARX; and KAREN MARIE KILMARX, Defendants.) (C.;))))	
DONALD ADKINS, et al.,)	
Plaintiffs,)	NO. 3:07-0927 JUDGE HAYNES
v.)	
SCHRADER-BRIDGEPORT INTERNATIONAL, INC.; TOMKINS, PLC; ARVINMERITOR, INC.; JOHN DOES 1-10; APLPER HOLDINGS USA, INC.; ROBERT JOHN KILMARX; and KAREN MARIE KILMARX, Defendants))))	

ORDER

In accordance with the Memorandum filed herewith, the Plaintiffs' motion (Docket Entry No. 59) is **DENIED as moot** and the Defendant Tomkins plc's revised motions to dismiss (Docket Entry No. 46 in 3:07-925); (Docket Entry No. 62 in Case No. 3:07-926); and (Docket Entry No. 59 in Case No. 3:07-927) are **GRANTED** and Plaintiffs' claims against Tomkins plc are **DISMISSED** for lack of personal jurisdiction of Tomkins plc. The Clerk shall enter this Order and accompanying Memorandum in each of the above-styled actions.

It is so **ORDERED**.

ENTERED this the __/6 day of March, 2010.

WILLIAM J. HAYNES, JR. United States District Judge